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RANSMITTAL **FORM**

(To be used for all correspondence after initial filing)

Application Number	09/894,641		
Filing Date	June 27, 2001		
First Named Inventor	Kenneth H. Abbott		
Art Unit	2173		
Examiner Name	Tadesse Hailu		
Attorney Docket No.	890057.420C2		

ENCLOSURES (check all that apply)								
Fee Transmitta Fee Attach Amendment/Ro After Final Affidavits/o Extension of Ti Express Aband Request Information Dis Statement and Cited Reference Certified Copy Document(s) Response to M under 37 CFR Response to M Parts/Incomple	al Form ned esponse declaration(s) ime Request donment sclosure Transmittal ses of Priority fissing Parts 1.52 or 1.53 fissing		Drawing(s) Request for Corrected Receipt Licensing-related Paper Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation, Change of Correspondence Addre Declaration Statement under 37 CF 3.73(b) Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table of	Filling ers ess FR		After Allowance Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Return Receipt Postcard Other Enclosure(s) (please identify below): ments On Statement Of Sons For Allowance		
Remarks								
	SIGNATUR	E O	F APPLICANT, ATTOR	RNEY,	OR A	GENT Customer Number		
Firm Name Seed Intellectua			ual Property Law Group PLLC		00500			
Signature								
Printed Name James A. D. White								
Date	June 8, 2006	June 8, 2006			lo.	43,985		
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

pplicants : Kenneth H. Abbott et al.

Application No. : 09/894,641 Filed : June 27, 2001

For : MANAGING INTERACTIONS BETWEEN COMPUTER USERS'

CONTEXT MODELS

Examiner : Tadesse Hailu

Art Unit : 2173

Date of Notice

of Allowance : March 9, 2006 Docket No. : 890057.420C2 Date : June 8, 2006

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Commissioner for Patents:

In the Notice of Allowability dated March 9, 2006, the Examiner indicated reasons why various of the pending claims are patentable over the prior art references of record in this case. While Applicants agree that the pending claims are patentable over the prior art references, they believe that the pending claims are further patentable over the prior art references for various additional reasons, and understand that the Examiner was only stating one reason for allowance of some of the pending claims.

Respectfully submitted,

SEED Intellectual Property Law Group PLLC

ames A. D. White Registration No. 43,985

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